

NEIL ABERCROMBIE GOVERNOR

April 23, 2013

The Honorable Donna Mercado Kim,
President
and Members of the Senate
Twenty-Seventh State Legislature
State Capitol, Room 409
Honolulu, Hawaii 96813

The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Seventh State Legislature State Capitol, Room 431 Honolulu, Hawaii 96813

Dear President Kim, Speaker Souki, and Members of the Legislature:

This is to inform you that on April 23, 2013, the following bill was signed into law:

SB1190 SD1

RELATING TO THE IMPOSITION OF USE TAX ON IMPORTED CONTRACTING ACT 046 (13)

NEIL ABERCROMBIE

Governor, State of Hawaii

17

18

APR 2 3 2013

THE SENATE
TWENTY-SEVENTH LEGISLATURE, 2013
STATE OF HAWAII

ACT () 4 6 S.B. NO. 5.D.

A BILL FOR AN ACT

RELATING TO THE IMPOSITION OF USE TAX ON IMPORTED CONTRACTING.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. Section 238-1, Hawaii Revised Statutes, is amended by amending the definition of "use" to read as follows: 2 ""Use" (and any nounal, verbal, adjectival, adverbial, and 3 4. other equivalent form of the term) herein used interchangeably 5 means any use, whether the use is of such nature as to cause the 6 property, services, or contracting to be appreciably consumed or not, or the keeping of the property or services for such use or 7 for sale, the exercise of any right or power over tangible or 8 intangible personal property incident to the ownership of that 9 10 property, and shall include control over tangible or intangible 11 property by a seller who is licensed or who should be licensed under chapter 237, who directs the importation of the property 12 into the State for sale and delivery to a purchaser in the 13 14 State, liability and free on board (FOB) to the contrary notwithstanding, regardless of where title passes, but the term 15 "use" shall not include: 16

(1) Temporary use of property, not of a perishable or quickly consumable nature, where the property is SB1190 SD1 LRB 13-1274.doc

1		impo	rted into the State for temporary use (not sale)		
2		ther	therein by the person importing the same and is not		
3		inte	nded to be, and is not, kept permanently in the		
4		Stat	e. For example, without limiting the generality		
5		of t	he foregoing language:		
6		(A)	In the case of a contractor importing permanent		
7			equipment for the performance of a construction		
8			contract, with intent to remove, and who does		
9			remove, the equipment out of the State upon		
10			completing the contract;		
11		(B)	In the case of moving picture films imported for		
12			use in theaters in the State with intent or under		
13			contract to transport the same out of the State		
14			after completion of such use; and		
15		(C)	In the case of a transient visitor importing an		
16			automobile or other belongings into the State to		
17			be used by the transient visitor while therein		
18			but which are to be used and are removed upon the		
19			transient visitor's departure from the State;		
20	(2)	Use	by the taxpayer of property acquired by the		

taxpayer solely by way of gift;

1	(3)	Use	which is limited to the receipt of articles and
2		the	return thereof, to the person from whom acquired,
3		imme	diately or within a reasonable time either after
4		temp	orary trial or without trial;
5	(4)	Use	of goods imported into the State by the owner of a
6		vess	el or vessels engaged in interstate or foreign
7		comm	erce and held for and used only as ship stores for
8		the	vessels;
9	(5)	The	use or keeping for use of household goods,
10		pers	onal effects, and private automobiles imported
11		into	the State for nonbusiness use by a person who:
12		(A)	Acquired them in another state, territory,
13			district, or country;
14		(B)	At the time of the acquisition was a bona fide
15			resident of another state, territory, district,
16			or country;
17		(C)	Acquired the property for use outside the State;
18			and
19		(D)	Made actual and substantial use thereof outside
20			this State;
21		prov	ided that as to an article acquired less than
22		thre	e months prior to the time of its importation into

1	the State it shall be presumed, until and unless
2	clearly proved to the contrary, that it was acquired
3	for use in the State and that its use outside the
4	State was not actual and substantial;

- of any aircraft solely for leasing or renting to lessees or renters using the aircraft for commercial transportation of passengers and goods or the acquisition or importation of any such aircraft or aircraft engines by any lessee or renter engaged in interstate air transportation. For purposes of this paragraph, "leasing" includes all forms of lease, regardless of whether the lease is an operating lease or financing lease. The definition of "interstate air transportation" is the same as in 49 U.S.C. 40102;
 - (7) The use of oceangoing vehicles for passenger or passenger and goods transportation from one point to another within the State as a public utility as defined in chapter 269;
- (8) The use of material, parts, or tools imported or purchased by a person licensed under chapter 237 which are used for aircraft service and maintenance, or the

1		construction of an aircraft service and maintenance
2		facility as those terms are defined in section 237-
3		24.9;
4	(9)	The use of services or contracting imported for resale
5		where the contracting or services are for resale,
6		consumption, or use outside the State pursuant to
7		section 237-29.53(a);
8	[-(10)	The use of contracting imported or purchased by a
9		contractor as defined in section 237-6 who is:
10		(A) Licensed under chapter 237;
11		(B) Engaged in business as a contractor; and
12		(C) Subject to the tax imposed under section 238-
13		2.3;] and
14	[(11)]	(10) The use of property, services, or contracting
15		imported by foreign diplomats and consular officials
16		who are holding cards issued or authorized by the
17		United States Department of State granting them an
18		exemption from state taxes.
19	With	regard to purchases made and distributed under the
20	authority	of chapter 421, a cooperative association shall be
21	deemed the	e user thereof."

1	SECTION 2. Section 238-2.3, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§238-2.3 Imposition of tax on imported services or
4	contracting; exemptions. There is hereby levied an excise tax
5	on the value of services or contracting as defined in section.
6	237-6 that are performed by an unlicensed seller at a point
7	outside the State and imported or purchased for use in this
8	State. The tax imposed by this chapter shall accrue when the
9	service or contracting as defined in section 237-6 is received
10	by the importer or purchaser and becomes subject to the taxing
11	jurisdiction of the State. The rates of the tax hereby imposed
12	and the exemptions from the tax are as follows:
13	(1) If the importer or purchaser is licensed under chapter
14	237 and is:
15	(A) Engaged in a service business or calling in which
16	the imported or purchased services or contracting
17	become identifiable elements, excluding overhead,
18	of the services rendered by the importer or
19	purchaser, and the gross income of the importer

or purchaser is subject to the tax imposed under

chapter 237 on services at the rate of one-half

20

1		01 0	ne per cent or the rate of tax imposed under
2	e e	sect	ion 237-13.3; [or]
3	(B)	A ma	nufacturer importing or purchasing services
. 4		or c	ontracting that become identifiable elements,
5	·	excl	uding overhead, of a finished or saleable
6		prod	uct (including the container or package in
7		whic	h the product is contained) and the finished
8		or s	aleable product is to be sold in a manner
9		that	results in a further tax on the manufacturer
10		as a	wholesaler, and not a retailer; or
11	<u>(C)</u>	A co	ntractor importing or purchasing contracting
12		that	become identifiable elements, excluding
13		over:	head, of the finished work or project
14		requ	ired under the contract; provided that:
15		<u>(i)</u>	The gross proceeds derived by the contractor
16			are subject to the tax under section 237-
17			13(3) as a contractor; and
18		<u>(ii)</u>	The contractor could have deducted amounts
19			paid to the subcontractor under section 237-
20			13(3)(B) if the subcontractor was subject to
21			general excise tax under chapter 237;

1	there shall be no tax imposed on the value of the
2	imported or purchased services or contracting;
3	provided that if the manufacturer is also engaged in
4	business as a retailer as classified under chapter
5	237, paragraph (2) shall apply to the manufacturer,
6	but the director of taxation shall refund to the
7	manufacturer, in the manner provided under section
8	231-23(c), that amount of tax that the manufacturer,
9	to the satisfaction of the director, shall establish
10	to have been paid by the manufacturer to the director
11	with respect to services that have been used by the
12	manufacturer for the purposes stated in this
13	paragraph.

- (2) If the importer or purchaser is a person licensed under chapter 237 and is:
 - (A) Engaged in a service business or calling in which the imported or purchased services or contracting become identifiable elements, excluding overhead, of the services rendered by the importer or purchaser, and the gross income from those services when sold by the importer or purchaser

1		is subject to the tax imposed under chapter 237
2		at the highest rate;
3	(B)	A manufacturer importing or purchasing services
4		or contracting that become identifiable elements,
5		excluding overhead, of the finished or saleable
6		manufactured product (including the container or
7		package in which the product is contained) and
8		the finished or saleable product is to be sold in
9		a manner that results in a further tax under
10		chapter 237 on the activity of the manufacturer
11		as a retailer; or
12	(C)	A contractor importing or purchasing services [ox
13		contracting that become identifiable elements,
14		excluding overhead, of the finished work or
15	٠,	project required, under the contract, and where
16		the gross proceeds derived by the contractor are
17		subject to the tax under section 237-13(3) as a
18		contractor,
19	the	tax shall be one-half of one per cent of the value
20	of t	he imported or purchased services or contracting;
21	and	

S.B. NO. \$1190 S.D. 1

1	(3) In all other cases, the importer or purchaser is
2	subject to the tax at the rate of four per cent on the
3	value of the imported or purchased services or
4	contracting."
5	SECTION 3. Statutory material to be repealed is bracketed
6	and stricken. New statutory material is underscored.
7	SECTION 4. This Act shall take effect on July 1, 2013.

APPROVED this 23 day of APR , 2013

GOVERNOR OF THE STATE OF HAWAII